	Case 2:24-cv-02129-CDB D	ocument 15 Filed 10/01/24 Pag	FILED LODGE
Pro Se 3	(Rev. 12/16) The Defendant's Answer to the Complaint		RECEIVED COPY
			OCT 0 1 2024
	UNITED STA	TES DISTRICT COURT for the	CLERK U S DISTRICT COURT DISTRICT OF ARIZONA BY DEPUT
		District of Arizona	
	n e	Phoenix Division	
	1	Hoelita Division	
) Case No. cv24-02129-1	PHX-CBD
	Jason Crews	/	y the Clerk's Office)
If the no	Plaintiff(s) the full name of each plaintiff who is filing this complaint. ames of all the plaintiffs cannot fit in the space above, write "see attached" in the space and attach an additiona ith the full list of names.) -v- Donald Hiatt	Jury Trial: (check one)	Yes No
names o	Defendant(s) the full name of each defendant who is being sued. If the of all the defendants cannot fit in the space above, please see attached" in the space and attach an additional page full list of names.)))) ANOWED TO THE COMPLAN	אויוה
	THE DEFENDANT'S	ANSWER TO THE COMPLAI	NI
I.	The Parties Filing This Answer to the Con	nplaint	
-	Provide the information below for each defer plaintiff's complaint. Attach additional pages	ndant filing this answer or other response	e to the allegations in the
	Name	Donald Hiatt	
	Street Address	2725 S Flint Cir	
	City and County	Mesa, Maricopa	
	State and Zip Code	Arizona, 85202	
	Telephone Number	(480) 786-9292	
	E-mail Address	donald@donhiatt.com	
	9		
II.	The Answer and Defenses to the Complain	nt	
	4 Cl.: C. D.I. C		

A. Answering the Claims for Relief

On a separate page or pages, write a short and plain statement of the answer to the allegations in the complaint. Number the paragraphs. The answer should correspond to each paragraph in the complaint, with paragraph 1 of the answer corresponding to paragraph 1 of the complaint, etc. For each paragraph in the complaint, state whether: the defendant admits the allegations in that paragraph; denies the allegations; lacks sufficient knowledge to admit or deny the allegations; or admits certain allegations but denies, or lacks sufficient knowledge to admit or deny, the rest.

B.]	Presenting	Defenses	to the	Claims	for	Relief
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Write a short and plain statement identifying the defenses to the claims, using one or more of the following alternatives that apply.

information)		
The court does not hav	ve personal jurisdiction ove	r the defendant because (briefly explain)
The venue where the o	court is located is improper	for this case because (briefly explain)
The defendant was sen (briefly explain)	rved but the process—the for	rm of the summons—was insufficient because
The manner of serving (briefly explain)	g the defendant with the sur	nmons and complaint was insufficient becau
The complaint fails to the facts alleged, even if tra	state a claim upon which rue, are not enough to show the pl	elief can be granted because (briefly explain why aintiff's right to recover)
Another party (name)	on is (briefly explain why joining	

	a.	If the basis for subject-matter jurisdiction is diversity of citizenship, state the effect of adding the other party:
		The other party is a citizen of the State of (name)
		Or is a citizen of (foreign nation) The amount of
		damages sought from this other party is (specify the amount)
	b	If the claim by this other party is based on an alleged violation of a federal constitutional or statutory right, state the basis:
C.		firmative Defenses to the Claims for Relief Firmative defense or avoidance that provides a basis for the defendant to avoid liability for
	one or more o	f the plaintiff's claims even if the basis for the claim is met. Any affirmative defense or st be identified in the answer. Include any of the following that apply, as well as any
	The plaintiff's	claim for (specify the claim)
	Claim #18	
	phone numbe	cell find your voter information as displayed by the AZ GOP Data Center including your cell r. Per point number #18. of your lawsuit, this would appear to match the first six digits of other (602) 295-xxxx ("Cell Number") belonging to Plaintiff.
	Per the AZ D copy attached	ata Center access agreement (https://azgop.com/gop-data-center-access-agreement), see
	used for any l	LE USAGE: It is understood that the information contained in GOP Data Center may be egal purpose that may reasonably be categorized as both non-commercial and political. umstances shall any information incorporated in GOP Data Center be used for commercial
	Phone numbe with telephon registering to	rs in GOP Data Center are not "scraped" or "obtained" by cross referencing voter records e databases and therefore would have been supplied by the voter. Most likely when vote which would imply consent for your information to be used "for any legal purpose onably be categorized as both non-commercial and political" by the Republican Party of
	is barred by (dentify one or more of the following that apply):
	1. Acco	rd and satisfaction (briefly explain)
	2. Arbit	ration and award (briefly explain)

ro Se 3 (Rev. 12/16) The I	Defendant's Answer to the Complaint
3.	Assumption of risk (briefly explain)
4.	Contributory or comparative negligence of the plaintiff (briefly explain) Since the Plaintiff voluntarily supplied his telephone number when he registered to vote, his implied consent with the AZ GOP political party would allow any and all candidates who signed a valid AZ Data Center agreement to use the data to contact voters for both non-commercial and political purposes.
5.	Duress (briefly explain)
6.	Estoppel (briefly explain)
7.	Failure of consideration (briefly explain)
8.	Fraud (briefly explain)
9.	Illegality (briefly explain)
10.	Injury by fellow employee (briefly explain)
11.	Laches (Delay) (briefly explain)
12.	License (briefly explain)

13.	Payment (briefly explain)	
14.	Release (briefly explain)	
15.	Res judicata (briefly explain)	
16.	Statute of frauds (briefly explain)	
17.	Statute of limitations (briefly explain)	
18.	Waiver (briefly explain)	
19.	Other (briefly explain)	

(Cross-Claim)

For either a counterclaim against the plaintiff or a cross-claim against another defendant, state briefly the facts showing why the defendant asserting the counterclaim or cross-claim is entitled to the damages or other relief sought. Do not make legal arguments. State how each opposing party was involved and what each did that caused the defendant harm or violated the defendant's rights, including the dates and places of that involvement or conduct. If more than one counterclaim or cross-claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

The defendant has the following claim against the plaintiff (specify the claim and explain it; 1. include a further statement of jurisdiction, if needed):

ro Se 3	(Rev. 12/16) The Defe	ndant's An	swer to the Complaint
		2.		efendant has the following claim against one or more of the other defendants (specify the and explain it; include a further statement of jurisdiction, if needed):
		3.	cross—claiming actual punitive	oriefly and precisely what damages or other relief the party asserting a counterclaim or claim asks the court to order. Do not make legal arguments. Include any basis for ng that the wrongs alleged are continuing at the present time. Include the amounts of any damages claimed for the acts alleged and the basis for these amounts. Include any we or exemplary damages claimed, the amounts, and the reasons that are alleged to entitle rety to actual or punitive money damages.
			a.	The defendant asserting the counterclaim or cross—claim against (specify who the claim is against) alleges that the following injury or damages resulted (specify):
			b.	The defendant seeks the following damages or other relief (specify):
II.	Certif	ication :	and Clo	sing
	and be unnece nonfriveviden	lief that essary de volous a tiary sup unity fo	this ans clay, or r rgument oport or,	Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, wer: (1) is not being presented for an improper purpose, such as to harass, cause needlessly increase the cost of litigation; (2) is supported by existing law or by a for extending, modifying, or reversing existing law; (3) the factual contentions have if specifically so identified, will likely have evidentiary support after a reasonable investigation or discovery; and (4) the answer otherwise complies with the requirements
	A.	For Pa	arties W	ithout an Attorney
		served	. I unde	ide the Clerk's Office with any changes to my address where case—related papers may be extracted that my failure to keep a current address on file with the Clerk's Office may result of my case.
		Date o	of signing	g:10/01/2024

Pro Se 3 (Rev. 12/16) The Defendant's Answer to the Complaint					
	Signature of Defendant Printed Name of Defendant	Donald W Hiatt			
В.	For Attorneys				
	Date of signing:				
	Signature of Attorney				
	Printed Name of Attorney				
	Bar Number				
	Name of Law Firm				
	Street Address				
	State and Zip Code				
	Telephone Number				

E-mail Address

1 **Donald Hiatt** 2725 S Flint Circle 2 Mesa, AZ 85202 480 786-9292 donald@donhiatt.com 3 4 UNITED STATES DISTRICT COURT 5 FOR THE DISTRICT OF ARIZONA 6 PHOENIX, DIVISION 7 JASON CREWS, Case No.: cv24-02129-PHX-CBD Plaintiff, 8 RESPONSE TO COMPLAINT 9 VS. DONALD HIATT, 10 Defendant 11 Type body of pleading here. 12 1st day of October, 2024. 13 14 15 The defendant lacks sufficient knowledge to admit or deny the allegation 16 The defendant lacks sufficient knowledge to admit or deny the allegation 17 The defendant lacks sufficient knowledge to admit or deny the allegation 18 The defendant lacks sufficient knowledge to admit or deny the allegation 19 The defendant lacks sufficient knowledge to admit or deny the allegation 20 The defendant lacks sufficient knowledge to admit or deny the allegation 21 The defendant lacks sufficient knowledge to admit or deny the allegation 22 The defendant lacks sufficient knowledge to admit or deny the allegation 23 24 9. The defendant lacks sufficient knowledge to admit or deny the allegation 25 8. The defendant lacks sufficient knowledge to admit or deny the allegation 26 9. The defendant lacks sufficient knowledge to admit or deny the allegation 27 10. The defendant lacks sufficient knowledge to admit or deny the allegation 28 RESPONSE TO COMPLAINT - 1

- 11. The defendant admits to the allegation
- 12. The defendant admits to the allegation
- 13. The defendant lacks sufficient knowledge to admit or deny the allegation
- 14. The defendant admits to the allegation
- 15. The defendant lacks sufficient knowledge to admit or deny the allegation
- 16. The defendant lacks sufficient knowledge to admit or deny the allegation
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- 33. The defendant lacks sufficient knowledge to admit or deny the allegation
- 34. The defendant lacks sufficient knowledge to admit or deny the allegation
- 35. The defendant lacks sufficient knowledge to admit or deny the allegation RESPONSE TO COMPLAINT 2

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36.	The defendant	lacks sufficient	knowledge to	admit or	deny the allegation
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- 37. The defendant lacks sufficient knowledge to admit or deny the allegation
- 38. The defendant lacks sufficient knowledge to admit or deny the allegation
- 39. The defendant lacks sufficient knowledge to admit or deny the allegation
- 40. The defendant lacks sufficient knowledge to admit or deny the allegation
- 41. The defendant lacks sufficient knowledge to admit or deny the allegation
- 42. The defendant admits certain allegations but denies or lacks sufficient knowledge to admit or deny, the rest.
- 43. The defendant admits the allegation
- 44. The defendant lacks sufficient knowledge to admit or deny the allegation
- 45. The defendant admits the allegation
- 46. The defendant lacks sufficient knowledge to admit or deny the allegation
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- 54. The defendant lacks sufficient knowledge to admit or deny the allegation
- 55. The defendant lacks sufficient knowledge to admit or deny the allegation
- 56. The defendant lacks sufficient knowledge to admit or deny the allegation
- 57. The defendant denies the allegation
- 58. The defendant lacks sufficient knowledge to admit or deny the allegation
- 59. The defendant lacks sufficient knowledge to admit or deny the allegation

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